§1412.402 Eligible producers.

Producers eligible to enter into a contract are:

- (a)(1) An owner of a farm who assumes all or a part of the risk of producing a crop;
- (2) A producer, other than an owner, on a farm with a share-rent lease for such farm, regardless of the length of the lease, if the owner of the farm enters into the same contract;
- (3) A producer, other than an owner, on a farm who cash rents such farm under a lease expiring on or after September 30 of the year of the contract in which case the owner is not required to enter into the contract;
- (4) A producer, other than an owner, on an eligible farm who cash rents such farm under a lease expiring before September 30 of the year of the contract. The owner of such farm must also enter into the same contract; or
- (5) An owner of an eligible farm who cash rents such farm and the lease term expires before September 30 of the year of the contract, if the tenant declines to enter into a contract for the applicable year. In the case of an owner covered by this paragraph, direct and counter-cyclical payments shall not begin under the contract until the lease held by the tenant ends.
- (b) A minor child shall be eligible to enter into a contract only if one of the following conditions exist:
- (1) The right of majority has been conferred upon the minor by court proceedings or statute;
- (2) A guardian has been appointed to manage the minor's property, and the applicable program documents are executed by the guardian; or
- (3) A bond is furnished under which a surety guarantees any loss incurred for which the minor would be liable had the minor been an adult.

§1412.403 Reconstitutions.

Farms shall be reconstituted in accordance with part 718 of this title.

§ 1412.404 Notification of base acres.

The owner and all producers on a farm shall be notified in writing of the number of base acres eligible for enrollment in a contract, unless such owner or producer requests in writing

that such owner or producer not be furnished with the notice.

§1412.405 Reducing base acreage.

- (a)(1) Subject to the limitation in paragraph (a)(ii) of this section, a permanent reduction of all or a portion of a farm's base acreage shall be allowed when all owners of the farm execute and submit a written request for such reduction on a CCC-approved standard, uniform form designated by CCC to the FSA county office where the records for the farm are administratively maintained.
- (2) A permanent reduction of all or a portion of a farm's base acreage to negate or reduce a program violation is not allowed.
- (b) When base acres on a farm are converted to a non-agricultural commercial or industrial use, the total base acreage on the farm shall be reduced accordingly regardless of the submission of a request for such reduction.

§ 1412.406 Succession-in-interest to a direct and counter-cyclical program contract.

- (a) A succession in interest to a contract may be permitted if there has been a change in the operation of a farm, such as:
 - (1) A sale of land;
- (2) A change of operator or producer, including a change in a partnership that increases or decreases the number of partners;
- (3) A foreclosure, bankruptcy, or involuntary loss of the farm;
- (4) A change in producer shares to reflect changes in the producer's share of the crop(s) that were originally approved on the contract; or
- (5) As otherwise determined by the Deputy Administrator, if the succession will not adversely affect nor defeat the purpose of the program.
- (b) A succession in interest to the contract is not permitted if CCC determines that the change:
- (1) Results in a violation of the landlord-tenant provisions set forth in §1412.505; or
- (2) Adversely affects or otherwise defeats the purpose of the program.